Estelito Benjamin Jr. and Kimberly Jo House of Castillon c/o Temporary Postal Location: Post-Office Box 81616 Haiku, Hawaii. Near [96708-9998]

Certified Mail Number: 7015 3010 0001 2796 3201

File Clerk: File on Demand per Title 18 U.S.C. 4

FILED IN THE UNITED STATES DISTRICT COURT DISTRICT OF HAWAII DEC 1 9 2016 o'clock and SUE BEITIA, CLERK

The Peoples' Grand Jury

by and through: Chief Justice, J. Michael Seabright

United States District Court

District of Hawaii 300 Ala Moana Blvd C-338

Honolulu, Hawaii [96850] C16 '00359DKW KJM

Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon, individually and on behalf of the Heirs of the House of Castillon and their Estates, united states In Rem:

> Plaintiffs: Creditors / Injured Parties / Victims / Witnesses.

> > and

JP MORGAN, CHASE BANK, Chairman and Chief Executive Officer, Jamie Dimon DBA JAIME DIMON

FEDERAL NATIONAL MORTGAGE ASSOCIATION (FANNIE MAE): Chief Financial Officer, David C. Benson DBA DAVID C. BENSON; David C. Benson;

CIRCUIT COURT OF THE SECOND CIRCUIT STATE OF HAWAII, Administrator, Peter T. Cahill DBA PETER T. CAHILL;

RCO Hawaii LLLC fka ROUTH CRABTREE OLSEN Attorney Agents: Blue Kaanahehe; Amy Jackson; Peter T. Stone; Charles R. Prather; Derek Wong; Rikio R. Iwaishi; Andrew Tellio; Peter K. Keegan: Steven Idemoto;

Attorney Agent/ Commissioner, David M. Jorgensen, Esq. DBA DAVID M. JORGENSEN;

MAUI COUNTY DEPARTMENT OF PUBLIC SAFETY, Sheriff-Lieutenant, Patrick Sniffen DBA File No:

To be filed with the January 18th, 2016. Affidavit and Complaint to Chief Justice, John Michael Seabright / Grand Jury Codefore Investigation.

Judicial Notice / Admissions:

Affidavit and Complaint / Writ of Assistance and Expedition / Writ of Safe Passage; Evidentiary List of Companies and Entities' Connection to the American Bar Association / United States Judicial System; Text Messages from Michelle M. Medeiros; Public Notice / Buyer Beware; Notice of Original Custodian Estate Claim /

Notice of Affidavit and Complaint / Writ of Assistance / Writ of Safe Passage: Declaration of Service,

Original Custodian Estate Claim;

Declaration of Service.

Declaration of Service

PATRICK SNIFFEN;

AQUA LEGAL Process Server, Christopher Curley DBA CHRISTOPHER CURLEY;

MAUI COUNTY POLICE DEPARTMENT
OFFICER, Darrel Ramos DBA DARREL RAMOS

COLDWELL BANKERS KAHULUI, Realtor-Agent, Maile Masada, Broker in Charge DBA MAILE MASADA

MAUIREX HAWAII REAL ESTATE: Realty Executives of Maui, HI LLC, Rex Kriekenbeek, Broker in Charge DBA REX KRIEKENBEEK

John Does; Jane Does; Political / Corporate Entties; Corporate Agents / Officers / Contractors 1-100

Interlopers; Trespassers; and Verisimilitudes in all capacities.

Defendants: Individuals, Judges, Lawyers, Realtors and Enterprises as foreign corporate officers, agents, and contractors etecetera.

Titles and Word-Term Meanings:

united states: Estelito Benjamin Jr., a living man and Kimberly Jo, a living woman and the living heirs to the House of Castillon Estates.

Vessel(s): includes but is not limited to the bodies of Estelito Benjamin Jr. and Kimberly Jo and the living heirs to the House of Castillon Estates.

In Rem: In an *in rem* action, which is brought directly against a property interest, a State can validly proceed to settle controversies with regard to rights or claims against tangible or intangible property within its borders, notwithstanding that jurisdiction over the defendant was never established. Holike jurisdiction *in personam*, a judgment entered by a court with *in rem* jurisdiction does not bind the defendant personally but determines the title to or status of the only property in question. Proceedings brought to register title to land, to condemn or confiscate real or personal property, or to administer a decedent's estate are typical in rem actions. Due process is satisfied by seizure of the property (the "res") and notice to all who have or may have interests therein.

Nation or State: Per the law of nations by Enerchi de Vatel in 1758 and the Universal Declaration of Human Rights, "A nation or a state" is a body politic, or a society of men united together for the purpose of promoting their mutual safety, and advantage by their combined strength." And: "Nations being Free and Independent of each other, in the same manner as men are naturally free and independent, the second general law of their society is, that each nation should be left in the peaceable enjoyment of that liberty which she inherits from nature. The natural society of nations cannot subsist unless the natural rights of each other be duly respected".

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to be the total	100 / No.	

Judicial Notice / Admissions

COMES NOW, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon, united states In Rem, on behalf of the Heirs of the House of Castillon and their Estates, all rights and liberties endowed by our creator explicitly reserved and respectfully submits this **Judicial Notice / Admissions** to: UNITED STATES DISTRICT COURT / United States District Court / CLERK OF COURT / Clerk of Court / US TRUSTEES / US Trustees / Officers of the Court / CHIEF JUSTICE, JOHN MICHAEL SEABRIGHT / Chief Justice, John Michael Seabright and Members of the Grand Jury, to be filed with the January 18th, 2016, **Affidavit and Complaint** to Chief Justice, John Michael Seabright and inclusion into the record of the Grand Jury **Codefore Investigation**.

Parties:

Plaintiffs / Creditors / Injured Parties / Witnesses: Estelito Benjamin Jr., a living man and Kimberly Jo, a living woman individually and on behalf of the heirs of the House of Castillon, these united states In Rem.

Defendants: Foreign Corporate Officers, Agents, Contractors

 JP MORGAN, CHASE BANK a sub-corporation / franchise of NORTHERN HOLDING TRUST, Agent / Officer, Chairman and Chief Executive Officer, Jamie Dimon DBA JAIME DIMON

270 Park Avenue, New York, NY 10005

Phone: (212) 270-1111 / Fax: 212-270-1121

E-Mail Address: jamie.dimon@jpmchase.com

US Code and Positive Public Law Violations include but are not limited to: US Code 15 §1635, Regulation Z, §226.23; US Code 42 § 1986 Action for neglect to prevent conspiracy; US Code 18 Chapter 95 Racketeering; US Code 18 § 1593A - Benefitting financially from peonage, slavery, and trafficking in persons; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and; 28.

2. FEDERAL NATIONAL MORTGAGE ASSOCIATION (FANNIE MAE): Chief Financial Officer, David C. Benson DBA DAVID C. BENSON; David C. Benson; Chief Executive Officer, Timothy J. Mayopoulos DBA TIMOTHY J. MAYOPOULOS 3900 Wisconsin Avenue, NW, Washington, D.C. (20016-2892)
US Code and Positive Public Law Violations include but are not limited to: US Code 18 § 872 - Extortion by officers or employees of the United States; US Code 18 Chapter 95 Racketeering; US Code 18 § 1593A - Benefitting financially from peonage, slavery, and trafficking in persons; US Code 42 § 1986. Action for neglect to prevent conspiracy; US Code 18 § 3924 Theft of property lost, mislaid, or

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delivered by mistake etc.._Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and 28.

- 3. RCO HAWAII, LLLC fka ROUTH CRABTREE OLSEN and its Attorney Agents: Charles R. Prather DBA CHARLES R. PRATHER #7664 Esq.; Peter K. Keegan DBA PETER K. KEEGAN #9428 Esq.; Michael G.K. Wong DBA MICHAEL G.K. WONG #7634, Esq.; #8264; Steven Idemoto DBA STEVEN IDEMOTO #9013 Esq.; Esq.; Andrew R. Tellio DBA ANDREW R.TELLIO #9407 Esq. Fort Street Mall Ste 800, Honolulu, Hawaii (96813) Phone: (808) 532-0090 Fax: (808) 524-0092 http://www.rcolegal.com/ US Code / Positive Public Law Violations including but not limited to: US Code 15 §1635, Regulation Z, §226.23; US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 Deprivation of rights under color of law, US Code 18 § 872 Extortion by officers or employees of the United States; US Code 42 § 1986 Action for neglect to prevent conspiracy; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake, etc.. Universal Declaration of Human Rights Violations: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and 28.
- CIRCUIT COURT OF THE SECOND CIRCUIT STATE OF HAWAII, Administrator, Peter T. Cahill DBA PETER T. CAHILL C/O 2145 Main Street, Wailuku, Hawaii (96793) Phone: (808) 244-2980;

US Code / Positive Public Law Violations including but not limited to: US Code 15 §1635, Regulation Z, §226.23; US Code 18 Chapter 95 Racketeering; US Code 18 § 1592 - Unlawful conduct with respect to documents in furtherance of trafficking, peonage, slavery, involuntary servitude, or forced labor; US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 - Deprivation of rights under color of law; US Code 18 § 872 - Extortion by officers or employees of the United States; US Code 42 § 1986 Action for neglect to prevent conspiracy; US Code 18 § 3924 - Theft of property lost, mislaid, or delivered by mistake, etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and 28.3.

4. David M. Jorgensen Attorney At Law

N Church Street, Suite #409

Phone: (808) 242-4049

US Code / Positive Public Law Violations including but not limited to: US Code 15 §1635, Regulation Z, §226.23; US Code 18 Chapter 95 Racketeering; US Code 18 § 1592 - Unlawful conduct with respect to documents in furtherance of trafficking, peonage, slavery, involuntary servitude, or forced labor; US Code 18 § 1593A - Benefitting financially from peonage, slavery, and trafficking in persons; US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 - Deprivation of rights

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under color of law; US Code 18 § 872 - Extortion by officers or employees of the United States; US Code 42 § 1986 Action for neglect to prevent conspiracy; US Code 18 § 3924 – Theft of property lost, mislaid, or delivered by mistake, etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2).

- 5. MAUI COUNTY DEPARTMENT OF PUBLIC SAFETY, Officer: Lieutenant-Sheriff, Patrick Sniffen DBA PATRICK SNIFFEN US Code / Positive Public Law Violations including but not limited to: US Code 18 Chapter 95 Racketeering; US Code 18 § 1592 Unlawful conduct with respect to documents in furtherance of trafficking, peonage, slavery, involuntary servitude, or forced labor; US Code 18 § 1593A Benefitting financially from peonage, slavery, and trafficking in persons; US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 Deprivation of rights under color of law; US Code 18 § 872 Extortion by officers or employees of the United States; US Code 15 §1635, Regulation Z, §226.23; US Code 42 § 1986 Action for neglect to prevent conspiracy; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1) (2), and 28.
- AQUA LEGAL, Process Server, Christopher Curley DBA CHRISTOPHER CURLEY
 55 Naniluna Place, Wailuku, Hawaii (96793)
 Phone: (808) 283-2035

US Code / Positive Public Law Violations include but are not limited to: US Code 18 Chapter 95 Racketeering; US Code 18 § 1592 - Unlawful conduct with respect to documents in furtherance of trafficking, peonage, slavery, involuntary servitude, or forced labor; US Code 18 § 1593A - Benefitting financially from peonage, slavery, and trafficking in persons; US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 - Deprivation of rights under color of law; US Code 18 § 872 - Extortion by officers or employees of the United States; US Code 42 § 1986 Action for neglect to prevent conspiracy and other violations of the US Code / Positive Public Law; US Code 18 § 3924 - Theft of property lost, mislaid, or delivered by mistake, etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and 28.

7. MAUI COUNTY POLICE DEPARTMENT

Officer, Darrel Ramos DBA DARREL RAMOS C/O 55 Mahalani Street, Wailuku, Maui, Hawaii (96793) Phone: (808) 244-6400 / Fax: (808) 244-6411

US Code and Positive Public Law Violations include but are not limited to: US Code 18 Chapter 95 Racketeering; US Code 15 §1635, Regulation Z, §226.23;

US Code 18 § 241 Conspiracy Against Rights; US Code 18 § 242 - Deprivation of rights under color of law; US Code 18 § 872 - Extortion by officers or employees of the United States; US Code 42 § 1986. Action for neglect to prevent conspiracy; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc.. Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1)(2), and 28.

8. COLDWELL BANKERS KAHULUI

Realtor-Agent, Maile Masada, Broker in Charge DBA MAILE MASADA 444 Hana Highway, Kahului, HAWAII (96732)

Direct Phone: (808) 268-2322 / **Work Phone:** (808) 442-7500

Email: maile@mailemasada.com

US Code and Positive Public Law Violations including but not limited to: US Code 18 Chapter 95 Racketeering; US Code 18 § 241 Conspiracy Against Rights; 18 US Code § 242 - Deprivation of rights under color of law; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc.._Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1) (2), and 28.

 MAUIREX HAWAII REAL ESTATE: Realty Executives of Maui, HI LLC, Rex Kriekenbeek, Broker in Charge DBA REX KRIEKENBEEK Realty Executives of Maui, HI LLC 15 Lanipo PI

Kahului, HI 96732

Phone: (808) 725-2061

US Code and Positive Public Law Violations including but not limited to: US Code 18 Chapter 95 Racketeering; US Code 18 § 241 Conspiracy Against Rights; 18 US Code § 242 - Deprivation of rights under color of law; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc.._Universal Declaration of Human Rights Violations Reported: Articles 1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 17, 19, 20, 21(2), 25(1) (2), and 28.

10. JOHN DOES; JANE DOES; POLITICAL / CORPORATE ENTITIES; CORPORATE AGENTS; CORPORATE OFFICERS; CORPORATE CONTRACTORS 1-100

US Code and Positive Public Law Violations at minimum are: US Code 42 § 1986. Action for neglect to prevent conspiracy; US Code 18 § 3924 Theft of property lost, mislaid, or delivered by mistake etc..

Universal Declaration of Human Rights Violation(s) at minimum is Article 16(3): The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.

11. Interlopers; Trespassers; and Verisimilitudes in all capacities: US Code and Positive Public Law Violations at minimum are: US Code 42 § 1986. Action for

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neglect to prevent conspiracy; **US Code 18 § 3924** Theft of property lost, mislaid, or delivered by mistake etc..

Affidavit and Complaint / Writ of Assistance and Expedition / Writ of Safe Passage RA 331 366 716 US

To: US DISTRICT COURT / US District Court CLERK OF COURT / Clerk of Court / US TRUSTEES / US Trustees / Officers of the Court / JUDGE J. MICHAEL SEABRIGHT / Judge, J. Michael Seabright / Members of the Grand Jury in the Matter of Codefore Investigation filed January 18th, 2016:

From: Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon, united states in rem, creditors, witnesses, injured parties individually and on behalf of the heirs of the House of Castillon and their Estates In Rem, explicitly reserving all rights and liberties endowed by our creator.

Regarding: Affidavit of Complaint and Request for Investigation, Assistance and Remedy for Violations of US Code / Positive Public Law.

It is alleged that the herein named Defendants: individuals, Judges, Lawyers and Enterprises committed certain but not in total these crimes against these united states:

US Constitution 5th Amendment

US Constitution 4th Amendment

US Constitution 6th Amendment

US Constitution 6th Amendment

Title 15 USC 1635, Regulation Z, §226.23;

Federal Rules of Criminal Justice Rule 11

Title 18 USC Chapter 96 Racketeer influenced and Corrupt. (RICO)

Title 18 USC 1956 - 57 - Money Laundering

Title 18 USC 3 - Accessory after the fact

Title 18 USC 241 - Conspiracy Against Rights

Title 18 USC 242 - Deprivation of rights under color of law

Title 18 USC 872 - Extortion by officers or employees of the United States

Title 18 USC 873 - Blackmail

Title 18 USC 889 - Receiving the proceeds of extortion

Title 18 USC 892 - Making extortionate extensions of credit

Title 18 USC 894 - Collection of extensions of credit by extortionate means

Title 18 USC 913 - Impersonator making arrest or search

Title 18 USC 957 - Possession of property in aid of foreign government

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Title 18 1201 USC - Kidnapping
Title 18 USC 1202 - Ransom money
Title 18 USC 1349 - Attempt and conspiracy
Title 18 USC 1505 - Obstruction of proceedings before departments, agencies, and
committees
Title 18 USC 1506 - Theft or alteration of record or process; false bail
Title 18 USC Chapter 77 – Peonage, Slavery, and Trafficking in Persons
Title 18 USC 1581 - Peonage; obstructing enforcement
Title 18 USC 1582 - Vessels for slave trade
Title 18 USC 1583 - Enticement into slavery
Title 18 USC 1584 - Sale into involuntary servitude
Title 18 USC 1585 - Seizure, detention, transportation or sale of slaves
Title 18 USC 1586 - Service on vessels in slave trade
Title 18 1589 - Forced labor
Title 18 USC 1590 - Trafficking with respect to peonage, slavery, involuntary servitude,
or forced labor
Title 18 USC 1592 - Unlawful conduct with respect to documents in furtherance of
trafficking, peonage, slavery, involuntary servitude, or forced labor
Title 18 USC 1593A - Benefitting financially from peonage, slavery, and trafficking in
persons
Title 18 USC 1651 - Piracy under law of nations
Title 18 USC 1652 - Citizens as pirates
Title 18 USC 1653 - Aliens as pirates
Title 18 USC 1654 - Arming or serving on privateers
Title 18 USC 1658 - Plunder of distressed vessel
Title 18 USC 1659 - Attack to plunder vessel
Title 18 USC 1660 -- Receipt of pirate property
Title 18 USC 1661 - Robbery ashore
Title 18 USC 2234 - Authority exceeded in executing warrant
Title 18 USC 2235 - Search warrant procured maliciously
Title 18 USC 2236 - Searches without warrant
Title 18 USC Chapter 115 - Treason, Sedition, and Subversive Activities
Title 18 USC 2381 - Treason
Title 18 USC 2382 - Misprision of treason
Title 18 USC 2384 - Seditious conspiracy
Title 18 USC 2441 - War crimes
Title 18 USC 3924 – Theft of property lost, mislaid, or delivered by mistake.
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Title 41 USC 1986 - Action for neglect to prevent conspiracy

Title 28 USC 1359 - Parties collusively joined or made

Summary of Allegations: We, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon are over the age of twenty-one years and competent to speak on the facts herein. The facts stated in this **Affidavit and Complaint** are stated under penalty of perjury, are within our personal knowledge and are true and correct to the best of our knowledge and belief.

Crimes committed against us, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon and the living heirs of the House of Castillon as set forth in that Letter of Complaint to the Universal World Court: Master File No. M-POHN: (1)-04062016; and herein, were committed contrary to the Organic Constitution of the United States of America, Positive Public Law and the Universal Declaration of Human Rights.

This **Affidavit and Complaint** is hereby filed pursuant to our obligation as witness(es) to crimes committed against we, the heirs of the House Castillon by Respondents. As witnesses, we are entitled to witness protection. We have served Notice of Affidavit of Complaint to Chief Executive Officer of Federal National Mortgage Association; the current corporation claiming interest in our property by way of Notice to Agent is Notice to Principle. Notice to Principle is Notice to Agent. However, in fear of our safety and that of children and grandchildren, through retaliatory acts by certain Defendants named herein, we claim witness protection through anonymity during the Grand Jury Investigation of this matter.

Crimes committed against we the living heirs of the House of Castillon by Defendants were committed contrary to the Organic Constitution of the United States of America, Positive Public Law & the Universal Declaration of Human Rights (see Declaration & Evidentiary Materials herein).

We have suffered vicious, unrelenting attacks both individually and upon our family unit by the Defendants named herein summarized as follows:

- 1. We have suffered an unlawful attack upon our family disguised as a foreclosure action against our homestead / shelter known as the land and buildings location: 1170 West Kuiaha Road, Haiku, Hawaii Nation. Near [96708-9998]. This vicious, unrelenting attack against our home and family unit using organized crime methods has resulted in:
 - a. Emotional, psychological, physical and social stress on our family unit;
 - b. Theft of our family home, real property equity, interest and the Castillon family heirs' inheritance;
 - c. Theft of our worldly possessions;

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- d. Damage to our reputation within the community and other human rights violations by Defendants / Respondents.
- 2. Criminal Trespass and Continued Trespass of our family home and property, the Land & Buildings known as under color of law, through simulation of legal process and collusion by Lieutenant, Sheriff Patrick Sniffen, Process Server, Christopher Curley, Realtor, Maile Masada with the Assistance of Maui Police Department Officer Captain, Darrell Ramos and the Defendants / Defendants herein either directly and/or indirectly. This attack and the continued criminal trespass of our home by Realtor Rex Kriekenbeek, continues u to this day.

The foregoing acts are supported by the **Affidavit and Complaint, Public Record** and the **Material Evidence** herein and represent a mere sampling of the crimes committed against us by Respondents. A true accounting is beyond our ability to calculate with any degree of precision and beyond Defendants ability to repay.

We believe many of the human rights violations perpetrated against us are retaliatory in nature. Based on evidence available to us, we are of the firm belief, Hawaii is run by organized crime where any act by the people of the Hawaii Nation that might be considered a threat to this organization is met with swift retaliation by attorneys, and mercenaries disguised as peace officers et al.

Defendants have inflicted great personal, financial, emotional, psychological and physical Injury and harm upon we, the innocent living people of the House of Castillon.

Respondents' criminal acts in violation of their own corporate statutes, rules, regulations and codes, under COLOR OF LAW, in Violation of **Title 18 USCS 241 and 242** and in Violation of the **Universal Declaration of Human Rights** is beyond measure.

Affidavit of Truth

State of Hawaii	}
	} ss
County of Maui	}

- I, We, Estelito Benjamin and Kimberly Jo of the House of Castillon, as these united states in rem, a living man and a living woman, hereby declare, we are over the age of majority and competent to make this Affidavit and state the facts herein. Under penalty of perjury the following is true to the best of our knowledge, recollection and belief:
- 1. We, Estelito Benjamin and Kimberly Jo of the House of Castillon, individually and on behalf of the heirs of the House of Castillon, hereby declare we are not juristic persons, our estates are not naturally juristic estates, nor are we the subject of any juristic estate. As you can clearly see from the testimony and record herein, we are witnesses, crime victims, and injured parties.

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- 2. We, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon are Whistle-Blowers entitled to protection under the Whistle Blower act.
- 3. We are Injured Parties and Witnesses entitled to remedy as mandated by positive public law and as requested herein.
- 4. Circuit Court of the Second Circuit Civil Number 12-1-0025 (2) records show, the alleged mortgage account number 1833673649 was rescinded / canceled pursuant to pursuant to the Federal Truth In Lending Act, 15 U.S.C §1635, Regulation Z §226.23. via USPS CERTIFIED MAIL NUMBER 70123460000138819713 with Return Receipt.
- 5. On this date February 02, 2012, Attorney Agent for alleged Plaintiff: JPMORGAN CHASE BANK, NATIONAL ASSOCIATION: RCO HAWAII LLC and its Attorney Agents: Charles R. Prather, Esq. #7664, Peter K. Keegan, Esq. #9428, Michael G.K. Wong, Esq. #7634 and Steven Idemoto, Esq. #9013 filed in and / or participated in a vexatious foreclosure into evidence by File Cause Number: Circuit Court of the Second Circuit State of Hawaii Civil Number 12-1-0025 (2) thereby harming us by placing a cloud on our property.
- 6. Evidence by Declaration: Plaintiff JPMORGAN CHASE BANK, NATIONAL ASSOCIATION, (hereinafter Plaintiff) has been declared by its attorney agents to be a fictitious party in the alleged herein referenced foreclosure action.
- 7. At no time did we receive a "wet ink" contract as requested in regards to any alleged breach of mortgage contract as alleged by herein referenced attorney agents on behalf of Plaintiff.
- 8. At no time, did the aforementioned attorney agents bring forth evidence of their claim of breach of contract and/or an injured party / corpus delecti that would grant them cause to bring suit against us and/or our family.
- 9. At no time in the foreclosure action against us and our family did the Attorney Agents bring forth evidence of their claim of breach of contract that would give cause to bring suit against us where no injury to Plaintiff was proven or sustained.
- 10. Attorney Agents foreclosure action led to the alleged non-judicial foreclosure and alleged commissioner's sale of our home and property known as 1170 W. Kuiaha Rd., Haiku, Hawaii to JPMORGAN CHASE BANK, NATIONAL ASSOCIATION. By David M. Jorgensen Esq.
- 11. Attorney Agents foreclosure action led to the theft of our home and equity through threats of involuntary arrest, coercion under threat of force, intimidation, and collusion by Defendants herein.
- 12. Attorney Agents foreclosure action led to the false bodily arrest (forced removal from our private property) of us and our family members by Sheriff / Employee / Members of the MAUI COUNTY DEPARTMENT OF PUBLIC SAFETY: Patrick Sniffen

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and Deputies to the Sheriff; MAUI COUNTY / STATE OF HAWAII Realtor / Employee / Members: Maile Masada of Caldwell Bankers with the assistance of the Employee / Members of the MAUI COUNTY POLICE DEPARTMENT and Captain Darrell Ramos.

- 13. Attorney Agents foreclosure action led to the loss of our and our home and property by unknown third parties and by MAUI COUNTY / STATE OF HAWAII Realtor/ Employee/ Members: Maile Masada of Caldwell Bankers with the assistance of MAUI COUNTY POLICE DEPARTMENT Officer, Captain Darrell Ramos.
- 14. Attorney Agents foreclosure action led to the outright theft of our and our family's farm property and livelihood through threats of involuntary arrest, coercion under threat of force, intimidation, and collusion by JPMORGAN CHASE BANK NATIONAL ASSOCIATION; Sheriff/Employee/Members of the MAUI COUNTY DEPARTMENT OF PUBLIC SAFETY: Patrick Sniffen and Deputies to the Sheriff; MAUI COUNTY / STATE OF HAWAII Realtor/ Employee/ Members: Maile Masada of Caldwell Bankers with the assistance of the Employee/ Members of the MAUI COUNTY POLICE DEPARTMENT captain Darrell Ramos.
- 15. Attorney Agents foreclosure action led to our false arrest (removal from our home and property) by entrapment and under threat of force by Employee / Member / Officer of the MAUI COUNTY POLICE DEPARTMENT, Captain Darrell Ramos.
- 16. The herein referenced attorneys have never produced their hazard bonds for our inspection upon request.
- 17. The record identified as File Cause Number: Circuit Court of the Second Circuit State of Hawaii Civil No.12-1-0025 (2) provides irrefutable evidence that attorney agents violated the very statutes, codes and rules (Hawaii Revised Statutes) they claim gave them the authority to make theft of our home and personal property.
- 18. We, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon hereby declare, in the matter of File Cause Number: Circuit Court of the Second Circuit State of Hawaii Civil No. 12-1-0025 (2), we and members of our family have been harmed by the actions of the Defendants named herein.
- 19. We, Estelito Benjamin Jr., Kimberly Jo, Mason Benjamin and Cruz of the House of Castillon are to be made whole. We are entitled to remedy and compensation in the amount of Six-million USD (gold-backed currency) each for pain and suffering and for losses we have suffered and credits owing pursuant to that "International Commercial Obligation Lien/Agricultural Lien/ Writ of Injunction and Restraint/Cease and Desist Order"— S.E.C. Tracer No. #2640330.

We, Estelito Benjamin and Kimberly Jo of the House of Castillon, the herein living souls manifest, now bear witness with our own eyes and attest through our own hands and

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seals, this Affidavit and Complaint as our free will writing on this day of December in the Year Two-Thousand-Sixteen By: Stable Am Seal: By: Seal: Jurat	
State of Hawaii } } ss	
County of Maui }	
On the day of December in the year of our Lord two-zero one-six, before me, a notary, personally appeared Estelito Benjamin and Kimberly Jo of the House of Castillon, who proved to me on the basis of satisfactory evidence to be the living man and living woman whose names are subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph on the instrument he/she acted individually and an behalf of the heirs of the House of Castillon. By: A Many A Motary	isor
My commission expires: 11-14-2018	
** SIMPSON** ** SIMPSON** ** POTABLO ** ** STATE OF IN**	
Doc. Date: 12/12/2010 # Pages: 25 Notary Name: Danny Simpson Second Circuit Doc. Description: Affidavit and Complaint Writ PUBLIC Of Assistance and Expedition / Writ of Safe lassage: Commission No.10-385 No.10-385 Date	

(W)rit of Assistance and Expedition

We, Estelito Benjamin and Kimberly Jo of the House of Castillon, hereby declare, we are not juristic persons, our estates are not naturally juristic estates, nor are we the subjects of a juristic estate. We are not and have never willingly agreed to participate in any act that would serve to indenture or grant ownership over our bodies or our children or grandchildren to any entity of any kind. We are not DEFENDANTS of any kind. I am not a withholding agent, ships warrant officer, or other employee of the UNITED STATES corporation. Any alleged contracts / agreements / obligations allegedly entered into by me without full-disclosure and/or under duress and/or out of necessity are null and void ab initio. As a mortal woman, I am unable to franchise myself, even if I wanted to.

We further declare the following to be true to the best of our knowledge and belief:

When we were babies, unscrupulous men merely claiming to "represent" us enfranchised our given names without our knowledge or consent. They used this device to lay claim to our earthly estates under color of law, claimed that we were "missing—presumed lost at sea", claimed that their corporation was our beneficiary, misappropriated our credit, and moved the "ESTELITO BENJAMIN CASTILLON, JR. and KIMBERLY JO CASTILLON, ESTATES" to Puerto Rico---placing them under the control of a foreign government, that of the United States of America (Minor) --- a "union" of "American" 52 "states" more normally thought of as "federal territories and possessions".

This is known as a "reverse trust scheme" in which a person posing as a trustee contrivesto cheat the beneficiary and lay claim to the trust assets to benefit themselves directly or a third party they are colluding with, to share the spoils. It is just as criminal now when practiced by giant corporations as it was in the nineteenth century when it was popular among British butlers.

The privately owned and operated "Federal Reserve" banking cartel operating an agency calling itself the HAWAII BOARD OF HEALTH / OFFICE OF VITAL STATISTICS approached our Mothers under the pretense of recording our birth and registered them instead. The affect of this "voluntary contract" was never fully disclosed nor discussed; the very existence of any contract impacting our estates, our nationalities, or our controlling interests, was concealed from our Mothers and their ignorance guaranteed ours as well.

We couldn't object to a contract, if we didn't know it existed, could we? Thus a privately owned agency of a privately owned corporation---both deceptively named to mislead people into thinking they were part of the legitimate government---secured an undisclosed claim against us, and our earthly estates.

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The Federal Reserve banks then used our collateral as the basis to issue "bonds"----Birth Certificate Bonds, and claimed that my earthly estate was chattel standing as "surety" backing the debts of the Federal Reserve and the United States of America, Incorporated, a bankrupt governmental services corporations undergoing Chapter 11 reorganization.

All this was done without disclosure, without notice, and without consent. Thus the first step of the Reverse Trust Fraud was exercised against us and our estates by international bankers. Their excuse for this unspeakable fraud and deceit was that still other unscrupulous men, politicians claiming to represent "us", gave them permission.

On March 6, 1933, politicians acting as officers of private, for profit corporations named after the organic States of the Union created by the Articles of Confederation and operating as State franchises of the bankrupt United States of America, Incorporated, readily agreed to let the Federal Reserve use "the good faith and credit" of "their states and the citizenry thereof" as collateral backing the debts of their governmental services corporation in Chapter 11.

The fact that their "States" were all private corporations merely named after the organic states of the union and their "citizens" were merely foreign situs trusts named after living Americans, didn't prevent the Federal Reserve from "misunderstanding on purpose" and advancing improper claims against the real assets of the organic states and the American People.

The swindlers had stolen our identity, commandeered our rightful government by stealthy usurpation, and gained control of our credit cards by a process of semantic deceits based on similar names and undisclosed commercial claims. The swindlers at the "State" level were happy enough to help the "federal" level crooks in exchange for "federal revenue sharing".

In 1944, the International Monetary Fund booted up the UNITED STATES, yet another governmental services corporation, and took over the juicy contracts and assets of the United States of America, Incorporated---right down to the US Department of Commerce and the corporate flag. The IMF, an agency of the UN, has been running things ever since.

As a second step in the Great Fraud, the bankruptcy Trustee named by the creditors of the United States of America, Incorporated, ---the Secretary of the Treasury of Puerto Rico--- created Roman Inferior Trusts also named after living Americans and moved all the ESTATES to Puerto Rico, where they have been plundered at will.

Legal conventions since Roman times mandate that living people must be described or denoted in all small letter names. Under Roman Civil Law they only lose that status when they become debtors, at which point a free man partially loses his status and is named using upper and lower case style conventions.

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Slaves are named using all capital letters. Some people try to pretend that these naming conventions are "a matter of semantics" but all these Roman Inferior Trusts named after Americans and "presumed" to contain all our earthly assets are administered under Roman Civil Law---so the naming conventions mean what they meant two thousand years ago, and that's why they are used at all. That is also the reason that the Roman Curia is responsible for these ESTATES and the reason that the Vatican Chancery Court is the supreme court of record and equity claims brought against these ESTATES--- not the "US Supreme Court" and certainly not the "US DISTRICT COURT".

Neither the UNITED STATES corporation nor its employees nor its agents enjoy any immunity from prosecution for criminal acts---including fraud, extortion, unlawful conversion, and inland piracy.

The heirs of the House of Castillon are the only ones who have contributed to the Estates named after them and the only ones entitled to the benefits and proceeds of those estates. Our forefathers vested the entire civil government in each and every inhabitant of the organic states. Each American has more civil authority on the land than the entire "federal government" and when the federal government acts as a corporation in commerce it has only the rights and protections of any other commercial corporation.

It is clearly not our will to harm or defraud anyone. We come to equity as creditors with clean hands and as beneficiaries of sacred trusts who have innocently suffered great harm at the hands of persons owing us nothing but good faith, service, and protection.

We require the return of our property, our controlling interest, our name(s), our credit, our bank accounts, our organic state(s), including but not limited to possession and the right to enjoy my / our homestead and property, the land and buildings known as 1170 West Kuiaha Road, Haiku, Hawaii Nation, Near [96708-9998] free of harassment and intimidation by foreign agents, and free of debt or encumbrances accrued by the false beneficiaries or others claiming to "represent" us or our interests, including any public trustees operating in breach of trust.

Any assault against us, our vessels in commerce, or our ESTATE, and the heirs of the House of Castillon ESTATES whatsoever, is a violation of international treaty and a war crime against non-combatant civilian(s).

W require the assistance of this Court and all their officers to return our property including all elements protected by the national trust indenture included in the Preamble and Bill of Rights of the original equity agreement known as "The Constitution for the united States of America.

We also require this Court and their officers to take NOTICE of the situation discussed herein, to assess, evaluate, and combat the corruption and predatory practices that have been used to defraud, rob, and falsely indebt the Hawaiian People---us, among

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them. Be aware that while the UNITED STATES is owed money for services it has provided, the debtor responsible for paying the bill is the Federal Reserve, not individual Americans who have been defrauded.

There should be clear and open understanding among all parties including the officers of the "US DISTRICT COURT" of who the real parties of interest are and who owes who, how much, and why.

At this time, the Federal Reserve, the Department of Defense, and the North American Water and Power Alliance owe the American People in excess of 20 trillion "dollars" worth of purloined assets and misappropriated private credit, and that is just the tip of the iceberg.

It is necessary, urgent, and right that all improper administration ceases and all collection of presumed debts and the pillaging of the assets from the House of Castillon, individual living men, women and children ceases. Defendants knowingly or in ignorance have brought claims against our individual ESTATES under the false presumption that we are sureties for the debts piled up by these fraudsters.

The "US DISTRICT COURT" acting as a "federal"----that is, IMF, debt collection agency operating under "federal debt collection procedures" and freely allowing itself to "write the unwritten law" of Law Merchant as it goes is a big part of the problem.

In 1845 via the Treaty of the Verona, the then-Pope and the British King representing the interests of the British Crown agreed to undermine the American government. The King issued Letters of Marque and Reprisal to the members of the Bar Association commissioning them to act as privateers and offering them protection.

Those letters operated in perpetuity --- until 2013, when they were extinguished and the Treaty of Verona repudiated. The "US DISTRICT COURT" and its officers have been given copies of the July 11, 2013 "Motu Proprio" issued by Pope Francis acting as the Global Estate Trustee and signed "FRANCISCUS".

Anyone and everyone involved in the court system worldwide is now 100% liable for their acts and omissions. That includes the "US SUPREME COURT JUSTICES" down to the lowliest clerks. The order took full effect on September 1, 2013. Thus it is no longer a matter of whether the Bar Associations want to be nice guys or not. If they continue to expedite the fraud against the American People and to use their office to confiscate private property under these conditions, the Bar Associations will be outlawed and their members prosecuted, fined, and/or jailed as criminals—worldwide.

This news (and the changes in operations) has been slow in distribution, no doubt because some people don't want the feeding frenzy to end, and others, like the Respondents, are afraid of all the things they have already done and what reparations will require.

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Be aware, a **Letter of Complaint** has been filed with the **Universal World Court** against Defendants for their fraudulent foreclosure of our home and theft of our personal property and other human rights violations by the Defendants herein. Chief Justice, Hendo I.L. Henderson has issued a "Letter of Authority" wherein ALL foreclosures and sheriff / commissioners' sales resulting therefrom are deemed to be fraudulent and thereby Void Ab Initio.

By addressing this (W)rit of Assistance and Affidavit of Truth to JUDGE J. MICHAEL SEABRIGHT, the Director of the Administrative Office of the US Courts, and the Grand Jury empaneled in the Codefor investigation in publishing this (W)rit and Affidavit under edict of Notice --- "Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals." --- it is our intention to secure prompt aid and assistance from this office and all officers subject to his guidance and administration, or failing that, to exercise our standing to bring complaint and claim.

The Treaty of Westminster (1784) has been properly invoked by one having the right and standing to invoke it. The fraud, which has no statute of limitations, has been described. The entire "maritime government" has been informed and provided with a copy of the referenced "Motu Proprio" and the Final Judgment and Civil Orders issued in April 2014.

There can be no misunderstanding and no continuance of the legal presumptions, which have been used to defraud Americans for three generations, and to impose debt slavery upon them. Specific Assistance Required:

1. Administrative direction given the State of Hawaii Courts referenced herein regarding the fraud which has been practiced against us, directing said courts to set aside, correct their errors / claims against the heirs of the House of Castillon including the fraudulent foreclosure against our home and property 1170 West Kuiaha Road, Haiku, Hawaii Nation, Near [96708-9998] through Circuit Court of the Second Circuit Civil No. 12-1-0025 (2).

The foregoing claims were brought against the heirs of the House of Castillon under the false presumption of "US citizenship"---that is, we, Hawaiians who are not naturally subject to maritime jurisdiction or actual employees of the UNITED STATES Corporation and who have otherwise not freely chosen to undergo the process to become "Federal Citizens" stipulated in US Statute at Large 2, Revised Statute 2165.

2. Administrative direction given to the State of Hawaii Courts regarding the true parties of interest in all cases brought by either the Internal Revenue Service in behalf of the Federal Reserve or the IRS in behalf of the International Monetary Fund, and holding harmless our individual ESTATES and unincorporated sole proprietors, and partnerships and associations operating on the land or in behalf of the land's inhabitants.

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- 3. Administrative direction given to the State of Hawaii Courts regarding the limitations of their jurisdictions, and the responsibilities of both Plaintiffs and Attorneys when presenting claims under Law Merchant and Admiralty---specifically, there must be a clearly identified injured party who is NOT the attorney in the case taking full responsibility under commercial liability for making the charge or issuing the complaint, and in Admiralty cases there must be a valid maritime contract in evidence which is freely and fully disclosed and discussed by all parties concerned. Such contracts cannot be presumed to exist or to be valid absent a finding of true maritime subject matter and voluntary, fully disclosed, in-kind, equitable, two-party contract having been executed by people or persons competent to enter into contract---that is, no "third party" contracts made by "representatives" or "trustees" or "donors" on behalf of any individual or more to the point, any individual ESTATE presumed to exist, without open scrutiny by the court to ascertain the authority, identity, and capacity of such representatives and the appropriateness of the contracts they have entered into "on the behalf" of other parties. It must be clearly understood by the State of Hawaii Courts that contracts executed in breach of trust are universally invalid and cannot be enforced.
- 4. The ESTATES of the living Heirs of the House of Castillon must be set free and all interest in their property must be released from any presumption that they are or ever were "surety" for the debts of the United States of America, Incorporated, or ever legitimately "residents" of Puerto Rico, or "citizens of the UNITED STATES", etc., etc., etc., [----claims made under conditions of fraud----] and with the understanding that these individuals and their ESTATES are NOT subject to the Crown, NOT subject to the jurisdiction of the United States of America (Minor) and not subject to representations made "in their behalf" or contracts made "in their behalf" by any incorporated entity whatsoever that has merely claimed to "represent" them on the basis of undisclosed contracts obtained under conditions of fraud, semantic deceit and coercion including armed force and monopoly inducement.
- 5. Good cause exists to expedite these proceedings and administrative direction given to the office of JUDGE J. MICHAEL SEABRIGHT and the people's Grand Jury directing them to immediately order the release of the living men, women and children of the House of Castillon's homestead land and property back to the care and custody of their ESTATE with guaranteed safe passage for said heirs back to their home within ten-days of this filing.

For and on the record, we have never abandoned our property. However, under threat of arrest at the hands of the armed officers of the DEPARTMENT OF PUBLIC SAFETY FOR MAUI COUNTY and MAUI POLICE DEPARTMENT, we have been forced out of our home.

At present, our property appears to have been abandoned by the realtors and is being neglected. The heirs of the House of Castillon are in fear of their safety and well-being

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as a result of past experiences and false arrests / kidnapping and false charges of trespass brought against them by crown officers, agents, and contractors should they take possession of their home and property as they are lawfully entitled.

We rightfully informed the court of the fraud, misidentification and mischaracterization as public employees in the same way our private estates were unlawfully converted into public trusts by fraud upon the probate courts. We were subsequently terrorized, driven from our home and kidnapped under condition of gross coercion.

The Heirs to the House of Castillon are the victims of crime, not the perpetrators responsible for it. We have been terrorized, driven from our home under threat of kidnapping and bodily harm, kidnapped, falsely arrested and our home and property and worldly goods stolen from us. We are trusting this court and Grand Jury will take right action by correcting the record, and ordering the safe passage home for said heirs and restitution for damages suffered by the heirs of the House of Castillon.

Defendants have been given multiple notices / opportunities to correct their crimes against the House of Castillon including a "Letter of Authority" from Chief Justice, Hendo I.L. Henderson of the Universal World Court which they failed to answer.

The Circuit Court of the Second Circuit, District Court State of Hawaii and its officers are complicit in the fraud at this point and responsible for providing full remedy at equity and full cure and maintenance to the Heirs of the House of Castillon. 18 US Code § 1593 requires Mandatory restitution to the victims of these crimes.

Within ten days receipt of this Writ of Service, said heirs intend to take possession of their home and property where said property has been stolen by way of a purposeful misadministration of their ESTATES which the Circuit Court of the Second Circuit State of Hawaii accepted and prosecuted wrongfully as account number 12-1-0025 (2).

As there is not known monetary standard for the value of an individual's life and time on earth, settlement is stipulated in the amount of Six-million (\$6,000,000.00M) USD/USN (gold backed) for each of the Heirs of the House of Castillon: Estelito Benjamin Jr., Kimberly Jo, Mason Benjamin, and Cruz Benjamin as compensation for damages, loss of personal property and pain and suffering.

Safe passage is required to assure said Heirs return to their homestead property herein referenced and; title free and clear from all corporate liens and encumbrances, plus \$100,000.00 USD per day the Heirs of Castillon are denied / blocked access and possession of their homestead property and compensation for damages suffered and loss of personal property are not paid in full.

If it is the job and aim of the "US DISTRICT COURT" to collect funds owed to the "UNITED STATES", it should confine its efforts to Internal Revenue Service employees-

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--real ones---and bring a swift end to the incarceration and theft of homes and properties of innocent Third Parties.

Administrative direction to the US Courts recognizing the fact that the Roman Curia holds authority over all aspects of Roman Civil Law including its interpretation, that Roman Inferior Trusts also known as "Cestui Que Vie" Trusts, are uniquely formed as creations of the Roman Civil Law and to the extent that their administration is necessary, it remains under the Roman Civil Law and under the authority of the Roman Curia to define, interpret, and ultimately to dictate the administration of these trusts in whatever venue they appear. Accordingly, all the living Americans and their organic states which were "redefined" by the Secretary of the Treasury of Puerto Rico and removed there "for safe-keeping" are all Roman Inferior Trusts, they all exist and operate under the rules established by the Roman Curia and are subject to the Vatican Chancery Court as the ultimate and final court of record and equity.

The Vatican Chancery Court has explicitly determined and placed in the international record of all nations and venues of the international law its un-appeal-able decision awarding the beneficial and controlling interest in the individual ESTATE(S) to the Americans they are named after, and has also determined that the living Americans are "tax exempt" and that their "vessels in commerce" are "tax pre-paid". As a practical matter this means that "Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon are tax exempt from any claim of any "government" upon the land or sea, that the foreign situs trust dba "Estelito Benjamin Castillon, Jr. and Kimberly Jo Castillon are tax pre-paid, and the Roman Inferior Trusts "ESTELITO BENJAMIN CASTILLON, JR. and KIMBERLY JO CASTILLON" are similarly tax pre-paid as a result of pre-existing contracts owed by the international banking cartels and governmental services corporations they operate under contract.

It is, and since 1933, has been, literally impossible for any of these entities to owe ANY "tax debts" whatsoever. Every single case that the US TAX COURT and the US DISTRICT COURT have processed since 1933 against the heirs of the House of Castillon and their estate trusts related to "tax debts" has been tainted by fraud and are null and void, ab initio.

- 8. I / we require your administrative direction to:
- (1) Circuit Court of the Second Circuit State of Hawaii instructing them: (a) that the "Summons and Complaint" filed by Respondents, 12-1-0025 (2) is Null and Void Ab Initio for wrongful foreclosure, (b) to correct their records to reflect the foregoing, (c) and to release all claims against the heirs of the House of Castillon and their estate trusts / property including but not limited to their homestead known as 1170 West Kuiaha Road, Haiku, Nation Hawaii. Near [96708-9998].

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- (2) State of Hawaii Registar of Deeds / State of Hawaii Bureau of Conveyances: (a) that any conveyance or cloud on title to the above referenced property resulting from wrongful foreclosure is Null and Void Ab Initio, (b) ownership and title to the above referenced homestead is lawfully vested with the heirs of the House of Castillon in whichever form they choose to hold title.
- (3) Departments of Public Safety and Maui County Police advising them of these facts above and instructing them to provide safe passage free of intimidation and harassment for all heirs of the House of Castillon in their return to their home herein referenced within ten days receipt of this (W)rit of Assistance.
- (4) Departments of Public Safety and Maui County Police advising them of these facts above and instructing them to provide safe passage free of intimidation and harassment for all heirs of the House of Castillon in their travels providing said heirs do not cause harm to another living being.
- (5) Administrative direction to Rex Kriekenbeek of MAUIREX HAWAII REAL ESTATE: Realty Executives of Maui, HI LLC and Realtors Association of Maui to cease and desist any and all marketing of our home and property for sale to the unsuspecting public and to remove it from their inventory
- (6) Ordering the immediate release and discharge of any tax related and non/criminal whatsoever claims offered by the IRS, STATE OF HAWAII, MAUI COUNTY, INTERNATIONAL BAR ASSOCIATION, AMERICAN BAR ASSOCIATION, HAWAII BAR ASSOCIATION, against all and any "vessels in commerce" --- trusts, transmitting utilities, foundations, businesses etc., -- operated by the heirs of the House of Castillon as Hawaiian / American Nationals or their organic states.

As astounding as this may seem, it is merely part of what is owed. The IMF dba "IRS" should be advised to directly bill the Internal Revenue Service (FEDERAL RESERVE) and the Internal Revenue Service should be advised that the buck for tax debts stops at the Federal Reserve. Bringing claims against individual living Americans or their trusts, transmitting utilities, or other commercial "vessels" for alleged "mortgage" "tax debts" is a criminal act subject to prosecution.

9. Similarly, I / we require your assistance and the assistance of your office(s) to provide administrative direction to: (1) Maui County Tax Office to settle all tax accounts associated with the property: 1170 West Kuiaha Road, Haiku, Hawaii Nation. Near [96708-9998], (2) Maui County Department of Water Supply to settle all outstanding bills against the House of Castillon and restore water services to said property at the direction of Estelito Benjamin and/or Kimberly Jo, and (3) Maui Electric Company to settle all utility accounts associated with any and all heirs to the House of Castillon in regards to the property located above.

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- 10. Administrative direction to State Courts instructing them to vigorously prosecute public utility companies which deny water, electrical, telephone, or other such services to the living heirs of the House of Castillon, Hawaiian / Americans and their unincorporated sole proprietorships, partnerships, and associations for "non-payment" of utility bills under the pretense that these ESTATE trusts are "corporate parties" responsible for payment. In a corollary scam to that practiced by the Federal Reserve, the North American Water and Power Alliance has used the convenient excuse "corporate entities are liable to pay for public utilities"----to bill the ESTATES of living Hawaiians / Americans----ignoring the fact that all the utility bills owed by these ESTATES have been pre-paid since 1933. The utility companies have followed the practices of the IRS and Internal Revenue Service in purposefully misidentifying and mischaracterizing their "customers" and in the case of cooperatives, their "members" and continued to charge for utility services under the pretense that they are all corporate entities and that the True Trust beneficiaries are "unknown".
- 11. Similarly, I / we require assistance providing administrative directions to the "State" franchise courts requiring reform of their presumptions and procedures and disposition of claims made by banks which have similarly and without full disclosure or consent unlawfully converted the private bank accounts including savings accounts and escrow accounts owed to the heirs of the House of Castillon, Hawaiian / American Nationals on the pretense that these funds belong to the Puerto Rican ESTATE Trusts established "in the name" of the individual living heirs of the House of Castillon inhabiting the organic state---geographically defined. This is merely another tentacle of the fraud and false claims and self-interested misrepresentation akin to all the rest that needs to be addressed.
- 12. Finally, I / we require assistance in the form of administrative direction to the Circuit Court of the Second Circuit State of Hawaii, State and County Departments of Public Safety Officers, Maui County Police Department Officers providing them and their officers with the necessary information, instruction, and support to carry out these necessary these administrative duties and/or reforms as stipulated between the parties and in alignment with the judgment of the Universal World Court in alliance with the Global Security Council.

Extreme perfidy and felony crimes are being committed every day under the auspices of the "US CIRCUIT & DISTRICT COURTS" and your Office, which is responsible for their administration is uniquely culpable for this circumstance. In the presumption of innocence, it can be presumed that you, like millions of others, have been victimized, have paid "taxes" you didn't owe, utility bills, mortgages, and various other "debts" which were in fact pre-paid long ago. All your acts and the actions of your brethren operating the "State" and "US" courts can be presumed to be----however ignorant and mistaken----to have been in good faith, up until now, when decisions must be made and actions

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taken. As an individual you can yield to the facts and the logic self-evident in the history and public records, and you can take heed and listen to the information herein, on public record and published world-wide.

Be advised that the information in this **Affidavit and Complaint / (W)rit of Assistance and Expedition / (W)rit of Safe Passage** has been published worldwide, and it will either stand for you or against you, depending on what you do now and the efforts that you make to ensure correction.

We affirm that in issuing this (W)rit of Assistance we are allies in distress and in need of assistance and, we similarly affirm that we have spoken the Truth, the whole Truth, and nothing but the Truth as we know it in this written form today, and that we have acted in good faith, friendship, without malice, evil intent, or any secretive purpose at all----and to this we also affirm that we are a known man and a known woman, life-long peaceful inhabitants of the Hawaii Nation. Our estates and we are natural, organic and non-juristic. The juristic ESTATES that we are heir to, we affirm that they are identical in all material aspects (except name and number) to millions upon millions of other such ESTATES and that none of the conditions, circumstances, or processes described are at all unique to us and ours: approximately 400 million inhabitants of the now-50 organic states have all been similarly mistreated and defrauded by privately owned and operated international banking cartels and the deceptively named governmental services corporations they have operated.

The proof of everything stated here is readily available on the public records and has been published worldwide and; a complaint for human rights violations has been filed with the Universal World Court and Judgment has been rendered. The US DISTRICT COURT and its OFFICERS will be found both culpable and liable for this circumstance if PROMPT administrative action is not taken to correct this situation in full.

Executed in the presence of these wit:	tnesses: : ///// Mun	
Witness Seal	Witness	Seal
All rights and liberties expressly reser	rved. All rights and liberties exp	ressly reserved.

Writ of Safe Passage

Comes Now, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon, united states in rem, and the heirs of the House of Castillon and their ESTATES on whose behalf this **Writ of Safe Passage** is filed.

All corporate officers, agents, contractors and any and all interested parties are hereby noticed: In the matter of title to the land and buildings known as 1170 West Kuiaha Road, Haiku, Hawaii Nation, Near [96708-9998], and as further described in that "Notice of Original Custodianship Claim" (pages 10 - 12) hereto: Due Process is Satisfied by Public Notice (see Admissions: "Public Notice of Clouded Title – Buyer Beware" and "Notice of Security Interest / Original Custodianship Claim"). Judgment has been rendered wherein title to said property is rightfully vested in the ESTATE(S) of said heir(s) as original custodian(s) of said property. See Admissions: "Letter of Authority" and "Notice of Original Custodian Claim / Original Custodianship Claim" (pages 13 – 36) wherein all foreclosures have been deemed fraudulent thereby any sheriff sale and/or any conveyance of said property based thereon is therefore null and void.

FURTHER, Senior officers of the International Bar Association, American Bar Association and Department of Justice have agreed to the terms and conditions outlined in that Public Notice of Clouded Title – Buyer Beware and the International Commercial Obligation Lien /Agricultural Lien/Writ of Injunction and Cease and Desist Order – S.E.C. Tracer No. #2640330 thereto filed onto Public Record with Hawaii Land Court as File No. 1 L.D. 16-1-0453 and State of Hawaii Bureau of Conveyances as Document No. A-58830902.

WHEREFORE, Estelito Benjamin Jr. and Kimberly Jo of the House of Castillon are to be granted safe passage upon their return to their homestead property, referenced herein. Safe passage includes freedom of harassment and interference from foreign officers, agents and contractors of the Maui Police Department, State of Hawaii and/or Maui County Department of Public Safety and any and all judicial and political officers and agents of the State of Hawaii / STATE OF HAWAII corporation.

This matter is hereby adjourned and you have been noticed. Conduct yourselves accordingly.

All rights and liberties expressly reserved.

Executed by the light of day this

By:

By:

All rights and liberties expressly reserved.

Executed in the presence of these witnesses:

Witness

Seal

Witness

Seal

Witness

Seal

All rights and liberties expressly reserved.